JS 44 (Rev. 12/12)

## **CIVIL COVER SHEET**

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS KATHLEEN KICHLINE				<b>DEFENDANTS</b> SYNCHRONY BANK f/k/a GE CAPITAL RETAIL BANK					
(b) County of Residence of First Listed Plaintiff LEHIGH (EXCEPT IN U.S. PLAINTIFF CASES)  (c) Attorneys (Firm Name, Address, and Telephone Number) CRAIG THOR KIMMEL, KIMMEL & SILVERMAN, P.C. 30 EAST BUTLER PIKE, AMBLER, PA 19002 PHONE: (215) 540-8888 EXT. 116				County of Residence NOTE: Attorneys (If Known,	(IN U.S. P. IN LAND CO THE TRACE	ed Defendant LAINTIFF CASES O ONDEMNATION C FOF LAND INVOL		E LOCATI	ION OF
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)  III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintif					1				
☐ 1 U.S. Government Plaintiff		eq (100 = 5 0 , 10 0 0 0 0 0 0 0 0 € € ;		(For Diversity Cases Only)	PTF DEF	Incorporated or Pri	and One Box fincipal Place		
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship o	f Parties in Item III)			□ 2 □ 2 □ 3 □ 3	Incorporated and P of Business In A		<ul><li>□ 5</li><li>□ 6</li></ul>	□5 □6
				Foreign Country		Poleigh Nation		_ ·	<b>□</b> °
IV. NATURE OF SUIT									
CONTRACT  110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise  REAL PROPERTY 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	PERSONAL INJURY  310 Airplane  315 Airplane Product Liability  320 Assault, Libel & Slander  330 Federal Employers' Liability  340 Marine  345 Marine Product Liability  350 Motor Vehicle Product Liability  360 Other Personal Injury  362 Personal Injury - Medical Malpractice CIVIL RIGHTS  440 Other Civil Rights 441 Voting  442 Employment 443 Housing/ Accommodations  445 Amer. w/Disabilities Employment  446 Amer. w/Disabilities Other  448 Education	Other:	URY ry - illity lity lity conal ct  PERTY ling lage lage lity lage lage lote Other	FORFEITURE/PENALTY 625 Drug Related Seizure of Property 21 USC 881 690 Other  LABOR 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act  IMMIGRATION 462 Naturalization Applicatio 465 Other Immigration Actions	422 Appe   423 With 28 U   PROPEI   820 Copy   830 Paten   840 Trade   861 HIA (  862 Black   863 DIW(  864 SSID   865 RSI (  870 Taxes or De   871 IRS   26 Us	SC 157  CTY RIGHTS rights t t mark  SECURITY  1395ff) Lung (923) C/DIWW (405(g)) Title XVI 405(g))  LTAX SUITS (U.S. Plaintiff efendant)	375 False C   400 State R   410 Antitrus   430 Banks a   450 Comme   460 Deports   470 Rackete   Corrupt   480 Consum   490 Cable/S   850 Securiti   Exchar   890 Other S   891 Agricul   893 Enviror   895 Freedor   Act   896 Arbitrat   899 Admini   Act/Rev	eapportions st and Bankin erce ation eer Influence t Organizat ner Credit Sat TV ies/Common itural Acts mental Man m of Inform tion stirative Pre view or App Decision utionality of	ced and cions  odities/ ctions atters nation ocedure
	noved from	anded from ellate Court	Re	eopened And		Litigation			
VI. CAUSE OF ACTION  Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): 47 U.S.C. § 227 et seq. Brief description of cause: TELEPHONE CONSUMER PROTECTION ACT									
VII. REQUESTED IN COMPLAINT: ☐ CHECK IF THIS IS A CLASS ACTION DEMAND S CHECK YES only if demanded in complaint: UNDER RULE 23, F.R.Cv.P. ☐ No									
VIII. RELATED CASE(S) IF ANY (See instructions): JUDGE DOCKET NUMBER									
DATE 06/23/2015		SIGNATURE OF AT	TORNEY	FRECORD					
FOR OFFICE USE ONLY				1					
RECEIPT # AM	IOUNT	APPLYING IFP		JUDGE		MAG. JUD	GE		

## UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

mong.mon to appropriate calculate	
Address of Plaintiff: 921 Main Street, Slatington, PA 1	8080
Address of Defendant: 950 Forrer Boulevard, Kettering,	OH 45420
Place of Accident, Incident or Transaction:	
(Use Reverse Side For A	dditional Space)
Does this civil action involve a nongovernmental corporate party with any parent corporation as	nd any publicly held corporation owning 10% or more of its stock?
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a))	Yes□ No H
Does this case involve multidistrict litigation possibilities?	Yes□ No.
RELATED CASE, IF ANY:	
Case Number:         Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one ye	ar previously terminated action in this court?
	Yes□ No\\
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior s action in this court?	uit pending or within one year previously terminated
action in this court?	Yes□ No <b>Ӂ</b>
3. Does this case involve the validity or infringement of a patent already in suit or any earlier n	
terminated action in this court?	Yes□ No\\\
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil right.	s case filed by the same individual?
	Yes□ No.   Mo.
CIVIL: (Place ✓ in ONE CATEGORY ONLY)	
A. Federal Question Cases:	D. Dissamite Louis dissipar
1. □ Indemnity Contract, Marine Contract, and All Other Contracts	<ul> <li>B. Diversity Jurisdiction Cases:</li> <li>1. □ Insurance Contract and Other Contracts</li> </ul>
340 350 350 350 350 350 350 350 350 350 35	
2. □ FELA	2.   Airplane Personal Injury
3. □ Jones Act-Personal Injury	3. □ Assault, Defamation
4. □ Antitrust	4. □ Marine Personal Injury
5.   Patent	5.   Motor Vehicle Personal Injury
6. □ Labor-Management Relations	6. □ Other Personal Injury (Please specify)
7. □ Civil Rights	7. □ Products Liability
8.   Habeas Corpus	8.   Products Liability — Asbestos
9. □ Securities Act(s) Cases	9. □ All other Diversity Cases
10. □ Social Security Review Cases	(Please specify)
11. All other Federal Question Cases (Please specify) 47 U.S.C. § 227 et seq.	
ARBITRATION CERT	tegory)
I, CRAIG THOR KIMMEL , counsel of record do hereby certify  Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and by	
\$150,000.00 exclusive of interest and costs;	benefit, the damages recoverable in this civil action case exceed the sum of
□ Relief other than monetary damages is sought.	
DATE: 06-23-15	57100
Attorney-at-Law  NOTE: A trial de novo will be a trial by jury only if there	Attorney I.D.# re has been compliance with F.R.C.P. 38.
Leartify that to my knowledge the within ages is not related to any and	
I certify that, to my knowledge, the within case is not related to any case now pending or vexcept as noted above.	within one year previously terminated action in this court
DATE: 06-23-15	57100
Attorney-at-Law /	Attorney I.D.#

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

# CASE MANAGEMENT TRACK DESIGNATION FORM

		1	CIVIL ACTION		
KATHLEEN KICHLIN	1E	27 00 08			
V.		:			
SYNCHRONY BANK f	E/k/a GE	:	NO.		
plaintiff shall complete a Ca- filing the complaint and serve side of this form.) In the e designation, that defendant s	I Justice Expens se Management e a copy on all de event that a defe shall, with its first rties, a Case Man	Track Designation of the Process of	duction Plan of this court, couns on Form in all civil cases at the time 1:03 of the plan set forth on the reagree with the plaintiff regarding about to the clerk of court and ser Designation Form specifying the	me of verse g said ve on	
SELECT ONE OF THE FO	OLLOWING C	ASE MANAGE	MENT TRACKS:		
(a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.					
(b) Social Security – Cases rand Human Services den	requesting review nying plaintiff So	w of a decision o ocial Security Be	f the Secretary of Health nefits.	( )	
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2. (X)					
(d) Asbestos – Cases involving claims for personal injury or property damage from exposure to asbestos.					
(e) Special Management – C commonly referred to as the court. (See reverse s management cases.)	complex and the	at need special o	r intense management by	( )	
(f) Standard Management -	Cases that do no	ot fall into any or	ne of the other tracks.	( )	
06-23-15  Date  215-540-8888 x 116	Attorney-2		Plaintiff, Kathleen K Attorney for kimmel@creditlaw.co		
Telephone	FAX Nun	ıber	E-Mail Address		

(Civ. 660) 10/02

# UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

EASTERN DISTRICT OF PENNSYLVANIA				
KATHLEEN KICHLINE,  Plaintiff  v.  SYNCHRONY BANK f/k/a GE CAPITAL RETAIL BANK,  Defendant	) ) ) Case No.: ) ) COMPLAINT AND DEMAND FOR ) JURY TRIAL ) )			
COM	IPLAINT			
KATHLEEN KICHLINE ("PI	aintiff"), by and through her attorneys			
KIMMEL & SILVERMAN, P.C., all	eges the following against SYNCHRONY			
BANK f/k/a GE CAPITAL BANK ("D	efendant"):			
INTRO	DUCTION			
1. Plaintiff's Complaint is based on the Telephone Consumer Protection				
Act ("TCPA"), 47 U.S.C. § 227 et seq.				
JURISDICTI	ON AND VENUE			
2. Jurisdiction of this Court	2. Jurisdiction of this Court arises pursuant to 28 U.S.C. § 1331. See			
Mims v. Arrow Fin. Services, LLC, 132	2 S. Ct. 740, 747, 181 L. Ed. 2d 881 (2012).			
3. Defendant conducts busin	Defendant conducts business in the Commonwealth of Pennsylvania			
and as such, personal jurisdiction is established.				

4. Venue is proper pursuant to 28 U.S.C. § 1391(b)(2).

#### **PARTIES**

- 5. Plaintiff is a natural person residing in Slatington, Pennsylvania 18080.
  - 6. Plaintiff is a "person" as that term is defined by 47 U.S.C. § 153(39).
- 7. Defendant is a corporation that does business in Pennsylvania and maintains its principal place of business at 950 Forrer Boulevard, Kettering, Ohio 45420.
- 8. Defendant is a "person" as that term is defined by 47 U.S.C. §153(39).
- 9. Defendant acted through its agents, employees, officers, members, directors, heirs, successors, assigns, principals, trustees, sureties, subrogees, representatives, and insurers.

### **FACTUAL ALLEGATIONS**

- 10. Plaintiff has a cellular telephone number that she has had for more than one year.
- 11. Plaintiff never gave permission to Defendant to call her cellular telephone.
- 12. Plaintiff never furnished Defendant with her cell number and never authorized Defendant to call her.

- 13. Beginning in or about December 2014, and continuing through May 2015, Defendant called Plaintiff on her cellular telephone.
- 14. Defendant used an automatic telephone dialing system and automatic and/or pre-recorded messages.
- 15. Defendant's automated calls merely state its name, but provided no information about why it was calling her.
- 16. On the occasions in which Plaintiff answered Defendant's calls, she would be met with a recorded message, placed on hold, and then soon after, be hung up on.
  - 17. Defendant's telephone calls were not made for "emergency purposes."
  - 18. Defendant is calling Plaintiff several times a week.
- 19. Defendant's calls were so persistent that in absence of being able to get a live representative on the line, Plaintiff was forced to block the number beginning in April 25, 2015.
- 20. Nevertheless, Defendant continued to contact Plaintiff. Most recently, Defendant called Plaintiff on May 6, 2015.
- 21. Upon information and belief, Defendant conducts business in such a manner which violates the Telephone Consumer protection Act.

# DEFENDANT VIOLATED THE TELEPHONE CONSUMER PROTECTION ACT

- 22. Plaintiff incorporates the forgoing paragraphs as though the same were set forth at length herein.
- 23. Defendant initiated multiple automated telephone calls to Plaintiff's cellular telephone using a prerecorded voice.
- 24. Upon information and belief, Defendant initiated these automated calls to Plaintiff using an automatic telephone dialing system.
  - 25. Defendant's calls to Plaintiff were not made for emergency purposes.
- 26. Defendant's calls to Plaintiff were not made with Plaintiff's prior express consent.
- 27. Defendant's acts as described above were done with malicious, intentional, willful, reckless, wanton and negligent disregard for Plaintiff's rights under the law and with the purpose of harassing Plaintiff.
- 28. The acts and/or omissions of Defendant were done unfairly, unlawfully, intentionally, deceptively and fraudulently and absent bona fide error, lawful right, legal defense, legal justification or legal excuse.
- 29. As a result of the above violations of the TCPA, Plaintiff has suffered the losses and damages as set forth above entitling Plaintiff to an award of statutory, actual and trebles damages.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff, KATHLEEN KICHLINE, respectfully prays for a judgment as follows:

- a. All actual damages suffered pursuant to 47 U.S.C. § 227(b)(3)(A);
- b. Statutory damages of \$500.00 per telephone call pursuant to 47 U.S.C. § 227(b)(3)(B);
- c. Treble damages of \$1,500 per telephone call pursuant to 47 U.S.C. §227(b)(3) or alternatively that amount for all calls made after Defendant was notified that they were calling the wrong person and wrong number;
- d. Injunctive relief pursuant to 47 U.S.C. § 227(b)(3); and
- e. Any other relief deemed appropriate by this Honorable Court.

#### **DEMAND FOR JURY TRIAL**

PLEASE TAKE NOTICE that Plaintiff, KATHLEEN KICHLINE, demands a jury trial in this case.

RESPECTFULLY SUBMITTED, DATED: 6-23-(5 KIMMEL & SILVERMAN, P.C. By: CRAIG THOR KIMMEL Attorney ID # 57100 Kimmel & Silverman, P.C. 30 E. Butler Pike Ambler, PA 19002 Phone: (215) 540-8888 Fax: (877) 788-2864 Email: kimmel@creditlaw.com